

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON
PORTLAND DIVISION

TAISSA AND RAY ACHCAR-WINKELS, individually and as Parents and
Next Friends of **S.A.**, a minor,

Case No. 3:15-cv-00385-MO

JUDGMENT

Plaintiffs,
v.

LAKE OSWEGO SCHOOL DISTRICT,
an Oregon municipal corporation;
HEATHER BECK, an individual;
JENNIFER SCHIELE, an individual; **IAN LAMONT**, an individual; **KAYLA NORDLUM**, an individual; **ASHLEY NORDLUM**, an individual; and
SUZANNE YOUNG, an individual; and
UNKNOWN STAFF, unknown individuals,

Defendants.

MOSMAN, J.,

This matter came before the Court and was tried before a jury from October 31, 2017, through November 3, 2017, with the Honorable Michael W. Mosman presiding. Based on the verdict of the jury, the Court orders that Plaintiffs Taissa and Ray Achcar-Winkels, as Next Friends of S.A., a minor, recover on S.A.'s claim of negligence from defendant Lake Oswego School District the amount of seventy thousand dollars (\$70,000.00), plus post judgment interest at the rate of 1.6 percent per annum, beginning from the date of this Judgment until paid.

///

///

1 – JUDGMENT

All other claims asserted by plaintiffs are dismissed with prejudice and without fees and costs to any party.

DATED this 12 day of December, 2017.

/s/ Michael W. Mosman
MICHAEL W. MOSMAN
Chief United States District Judge